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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)
27-007-PCT/W International application No.	International filing date (day/mor	onth/year) Priority date (day/month/year)
mornational approaches 100		
PCT/US03/39889	16 December 2003 (16.12.2003)	
International Patent Classification (IPC)	or national classification and if C	
IPC(7): H04Q 7/24 and US Cl.: 370/338	3	
Applicant		
WIDEFI, INC.		
This international prelimit Examining Authority and	nary examination report has bee is transmitted to the applicant a a total of <u>S</u> sheets, including	1
which have been ame	ended and are the basis for this	s., sheets of the description, claims and/or drawings s report and/or sheets containing rectifications made 507 of the Administrative Instructions under the PCT).
These annexes consist of	a total of sheets.	
3. This report contains indic	ations relating to the following	g items:
I Basis of the rep	oort	
II Priority		
		ovelty, inventive step and industrial applicability
ļ. <u>—</u>		Overly, inventive step and induction approaching
IV Lack of unity of	•	
V Reasoned state applicability; c	ment under Article 35(2) with a itations and explanations suppo	regard to novelty, inventive step or industrial orting such statement
VI Certain docum		·
VII Certain defects	s in the international application	on.
VIII Certain observ	ations on the international appl	lication
Date of submission of the demand	Dat	te of completion of this report
Date of submission of the commis		-
13 July 2004 (13.07.2004)	i	July 2004 (27.07.2004)
Name and mailing address of the IPEA	/US Aut	hi Pham Lephone No. (703) 303-4790
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Form PCT/IPEA/409 (cover sheet)(July 1998)



International applicati	<i>5</i> .
PCT/US03/39889	

I.	Basis	s of the report
		regard to the elements of the international application:*
	\boxtimes	the international application as originally filed.
	岗	the description:
	لاحك	pages 1-33 as originally filed
		pages NONE, filed with the demand
		pages NONE , filed with the letter of
	\boxtimes	the claims:
	<u></u>	nages 34-45 as originally filed
		pages NONE, as amended (together with any statement) under Article 19
		pages NONE , filed with the demand
		pages NONE, filed with the letter of
	\boxtimes	the drawings:
		pages 1-6, as originally filed
		pages NONE , filed with the demand
		pages NONE , filed with the letter of
		the sequence listing part of the description:
		pages NONE , as originally filed
		pages NONE , filed with the demand
		pages NONE, filed with the letter of
2	lane	h regard to the language, all the elements marked above were available or furnished to this Authority in the uage in which the international application was filed, unless otherwise indicated under this item. see elements were available or furnished to this Authority in the following language which is:
		the language of a translation furnished for the purposes of international search (under Rule23.1(b)).
	H	the language of publication of the international application (under Rule 48.3(b)).
	П	the language of the translation furnished for the purposes of international preliminary examination (under Rules
]		55.2 and/or 55.3).
3	. Wit	th regard to any nucleotide and/or amino acid sequence disclosed in the international application, the regard preliminary examination was carried out on the basis of the sequence listing:
		contained in the international application in printed form.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority in written form.
		furnished subsequently to this Authority in computer readable form.
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.
،	4. 🗀	The amendments have resulted in the cancellation of:
		the description, pages NONE
1		the claims, Nos. NONE
	_	the drawings, sheets/fig NONE
1	5	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**
-	thic ro	lacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in port as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17). O replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.



International applicat PCT/US03/39889

. STATEMENT		V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
Novelty (N)	Claims 1-	49	YES			
, (a)	Claims No	ONE	NO			
Inventive Step (IS)	Claims 1-	49	YES			
	Claims N	ONE	NO			
Industrial Applicability (IA)	Claims 1-	49	YES			
	Claims N		NO			
detecting the presence of at least one access channels using a wireless transmission protocol asso identifying the detected at least one access selecting the identified at least one access wherein the repeater is capable of retransmithe at least two frequency channels, wherein the repoint on another of the at least two frequency channels information prior to receiving an end portion of (b) A method for operating a time division of the wireless network including at wireless network including at least one access point receiving a packet at the time division dure sending an acknowledgment message to the response to a successful reception of the public in the packet is received on a repeat	is point based on ciated with the at point based upor point and the at least in the information a civision duplex releast a first frequent as a station devolex repeater; and a station devolex repeater; and a cacket in accordance of the civity of the country of the civity of the civ	least one access point; a the detected information; and east two frequency channels for rej m received from the selected at least of retransmitting information to the the repeater is capable of retransm as recited in claims 1 and 23. peater in a wireless network operate ency channel and a second repeate rice, the method comprising: tess point in the wireless protocol.	peater operation; st one access point on one of selected at least one access itting a beginning portion of ting in accordance with a ad frequency channel, the . the repeater does not general			